U.S. DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JASON GOODMAN	
Vs.	Case 1:21-cv-10627-UA
ADAM SHARP	

DECLARATION OF PROPOSED INTERVENOR D. GEORGE SWEIGERT

Under the penalties of perjury, the undersigned swears that the artifact attached as EXHIBIT A is true and correct. Signed this fifteenth day of December 2021 (12/15/2021)

Respectfully,

D. George Sweigert

D. George Sweigert Veteran U.S. Air Force CERTIFICATE OF SERVICE

The proposed intervenor asserts under penalties of perjury that copies of these pleadings have been sent to Jason Goodman on 12/15/2021 at truth@crowdsourcethetruth.org on this date.

D. George Sweigert Veteran U.S. Air Force America's RV Mailbox 514 Americas Way, PMB 13339 Box Elder, SD 57719-7600

Email: SPOLIATION-NOTICE@MAILBOX.ORG

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF NEW YORK

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VS.

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THE NATIONAL ACADEMY OF Case No.: 1:20-cv-07269-VEC-OTW

MOTION FOR EXTENSION OF TIME

Jason Goodman ("Goodman"), CEO and sole owner of Defendant Multimedia System Design, Inc, respectfully moves this Court for an extension of time to obtain new counsel. This court has allowed nonparty D. George Sweigert to engage in brazen violations of 18 U.S. Code § 2261A(2)(A) and (B) including the extraordinary extrajudicial harassment, cyberstalking and intimidation of Jonathan Snyder and his infant child as cited in his withdrawal (See ECF No. 100) and 101). (EXHIBIT A) By doing nothing to rein in this criminal behavior, the Court has allowed Sweigert to create an environment in which it is extraordinarily difficult for Defendant to obtain new counsel. Multiple attorneys directly stated that the threats including those against Snyder and his child were the reason they declined representing Defendant. As a result, Defendant requires and respectfully requests an additional 90 days to continue searching for a new attorney. The "Crony Graphic" has already been voluntarily removed from the internet entirely to the best of Defendant's knowledge as a demonstration of good faith. This delay will not prejudice any of the Plaintiff's rights or continue any alleged damage.

MOTION FOR EXTENSION OF TIME - 1

TELEVISION ARTS AND SCIENCES, INC.

Plaintiff,

MULTIMEDIA SYSTEM DESIGN, INC.,

Defendant

Cas@4s201c210726196/2FCVETCWDDoomenetr4 1 1871edF11edf151/223/Ptag@4gef 23of 21

Goodman hereby requests that the Court enter an Order (1) granting a Motion for an Extension of Time; (2) providing an extension of time, not less than 90 days from the granting of the order for Defendant to retain new counsel; and (3) awarding Defendant such further relief as the Court deems appropriate. Signed this 23th day of November 2021 Respectfully submitted, Jason Goodman, CEO of Defendant Multimedia System Design, Inc. 252 7th Avenue Apt 6s New York, NY 10001 (323) 744-7594 truth@crowdsourcethetruth.org MOTION FOR EXTENSION OF TIME - 2

(EXHIBIT A)



David Steele Larry Klayman

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#SDNYORG ₩ a day ago 2 min read

[ALERT:] U.S. Marshals Service advised of Citizens Grand Jury activities to protect federal judges

Updated: 5 hours ago



Above: The CrowdSource The Truth Citizens Grand Jury seems to be shrinking now that every move they make is reported to the U. S. Marshals Service (U.S.M.S.).

Let's Chat! part of the "domestic terrorism lite" club.

Federal judges breath easier now that the COUNTER LAWFARE FUND is reported to the U.S. Marshals Service for any noticeable activity.

NEWS ALERT: Larry Klayman has reported he will be in Tombstone, Arizona between July 26th and July 28th, 2021. All law enforcement advised.

Tombstone Marshal's Department

JIM ADAMS

315 E. Fremont Street PO Box 339 Tombstone, AZ 85638

Phone: (520) 457-2244

Email: jadams@cochise.az.gov



Conspiracy crack-pots Larry "Skipper" or "Skip" Klayman and Jason "Little Buddy" Goodman will now have their daily activities reported to the U.S.M.S. in an effort to alert judicial staff to the emerging potential *domestic terrorist lite* threat.

Let's Chat!

U.S. Department of Justice United States Marshals Service



WANTED BY U.S. MARSHALS





GOODMAN, Jason aka Little Buddy and KLAYMAN, Lawrence aka Skip

Techdirt Is Fighting A New Lawsuit

from the slapp-suits dept



Thu, Jul 22nd 2021 10:44am - Mike Masnick

Techdirt was recently sued in <u>Florida by Larry Klayman</u> for an article that we published concerning the US Court of Appeals for the District of Columbia Circuit suspending his license for 90 days. We strongly believe that this case is entirely without merit, and is a clear attempt to silence opinion and criticism via the court system.

Last week, we asked the court to dismiss the lawsuit under Florida's anti-SLAPP law, and we hope that the court will agree. Beyond that, while litigation is still ongoing, we'll have no further comment, other than to note our continued advocacy for the adoption of more state anti-SLAPP laws and a strong federal anti-SLAPP law.

https://www.techdirt.com/articles/20210722/09501147223/techdirt-is-fighting-new-lawsuit.shtml

adopted the magistrate's report and recommendation. Additionally, in their last motion they

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occasion the . . . act [sic] in a grossly inappropriately [sic] manner with the children. His conduct

may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended that the children would. That, however, does not mean that he didn't engage in those acts or that his behavior was proper." *Klayman v. City Pages*, 650 Fed. Appx. 744, 746

(11th Cir. 2016) (citing records from Klayman's 2009 divorce hearing regarding Klayman's behavior towards his own children). See Exhibit -- 2 Plaintiffs' failure to consider how placing

[O]n more than one occasion the Plaintiff act [sic] in a grossly inappropriately [sic] manner with the children. His conduct may not have been sexual in the sense that he intended to or did derive any sexual pleasure from it or that he intended that the children would. That, however, does not mean that he didn't engage in those acts or that his behavior was proper.

And for all his protestations of innocence ... he repeatedly invoked his Fifth Amendment right against self-incrimination ... [Because this is a civil proceeding,] the Court may draw an adverse inference from a party's decision not to respond to legitimate questions....

D.E. 95-2 at 22. Mr. Klayman filed an



OPINION AND EDITORIAL

All citizens should be on the look out for the "feed the tree of liberty with the blood of tyrants" crowd at the COUNTER LAWFARE FUND, operated by CrowdSource The Truth. Any noticeable activity should be reported to the U.S. Marshals Service as a courtesy.

Kindly document statements at the time-marks for these so-called "domestic threat" videos. Report the video with URL link and time-marks of commentary. Phrases like:

We need to take action now

We are going to indict so and so with a criminal indictment

We are re-writing the Constitution

We our racist bigots

We work for SPUTNIK and other Russian media groups

We use judicial intimidation to put federal judges on notice

We make videos of ourselves masturbating

We store 500 naked pictures of ourselves on our laptop

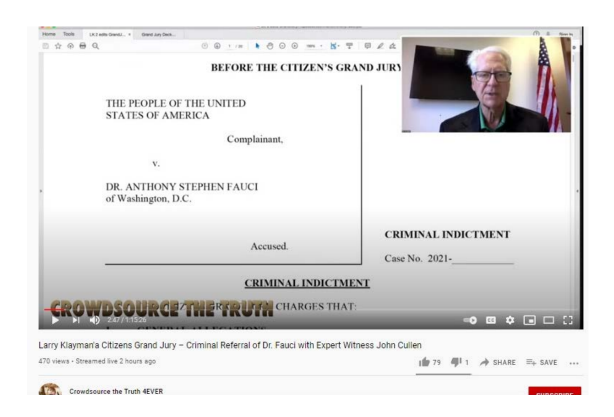
We covet TINDER messages from 18 year old girls

We are in debt and don't pay child support

We have inappropriate contact with our children

Let's Chat!

etc.





Every Breath You Take



Copy of Jason Goodman's Police Report Please download and send to all law enforcement agencies



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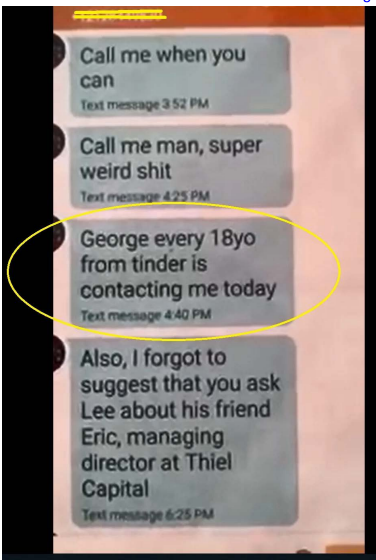
Let's Chat!

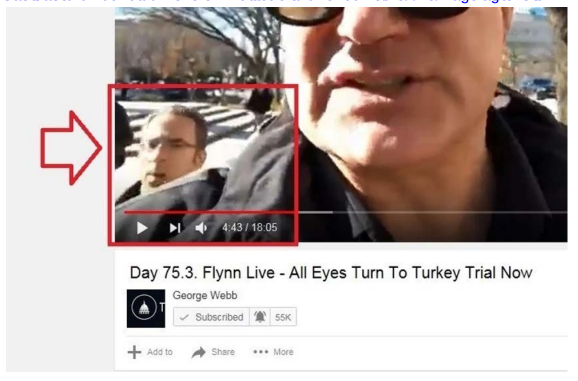
Above: John H. Snyder, esq. of the COUNTER LAWFARE REPORT (replacing Brian Vukadinovich). The newest member of the so-called *domestic terrorist lite* club.



CREEPY FACTS ABOUT JASON GOODMAN

Let's Chat!





Above: Jason Goodman physically stalking George Webb (apparently punched in the kidney region)



"I support Jason Goodman", "Dr." Jerome Corsi, PhD



NEW TROUBLES IN MICHIGAN FEDERAL COURT

Instead of holding an evidentiary hearing on this most serious matter, Judge Lillard addressed it verbally, stating she had called now-U.S. District Court Judge Gershwin Drain

regarding the order and he denied authoring it on his docket. The phone oarte action in violation lley Drain, constituting a



U.S. District Court Judge Gershwin Drain

r interest. Enlard has said in a published article that she considers Wayne Co. Prosecutor Kym Worthy her "mentor." Chief Judge Timothy Kenny recused Lillard from

Above: SPUTNIK radio affiliate Jason "Pinko" Goodman may be in hot water for throwing allegations towards the Clerk of the Court in the Eastern District of Michigan.

Jason Goodman is seeking to have a "public corruption" case investigated. Goodman says that NATO hater George Webb schemed with the Clerk of the Court. Some observers remark that it appeared as a "kiss of death" document, apparently meaning talk of possible political trauma, aka industrial accident.



Above: Russian SPUTNIK affiliate Jason Goodman outside the federal courthouse.

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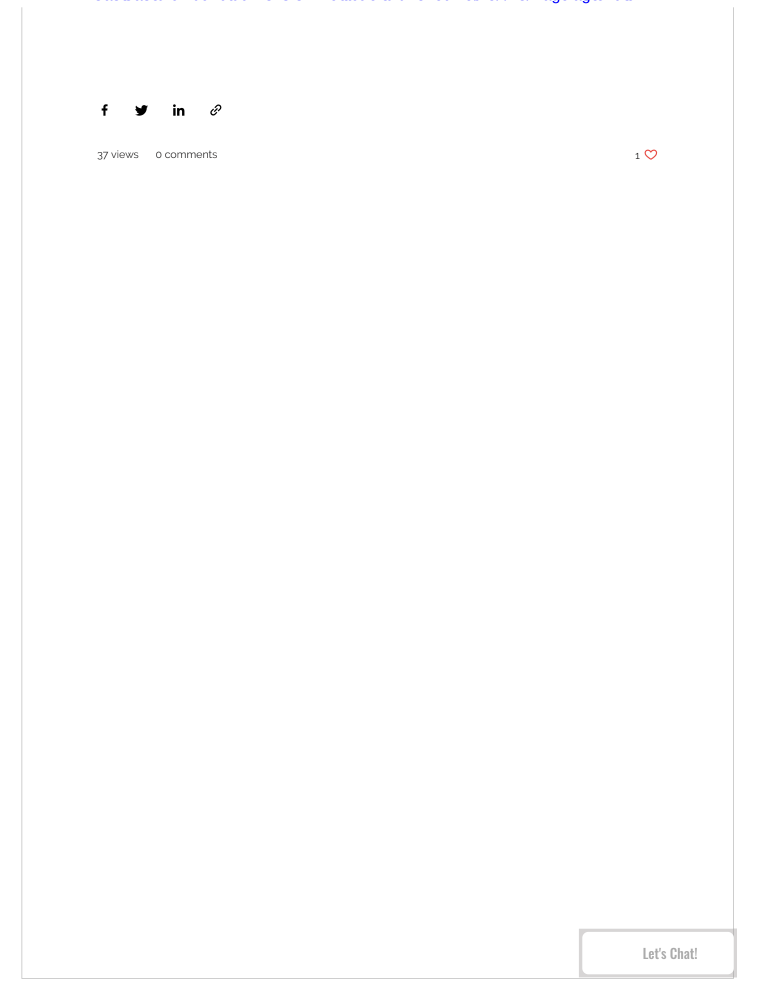
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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THE NATIONAL ACADEMY OF TELEVISION ARTS AND SCIENCES, INC. and ACADEMY OF TELEVISION ARTS & SCIENCES,

-v-

Civil Action No. 1:20-cv-07269

Plaintiffs,

NOTICE OF MOTION

MULTIMEDIA SYSTEM DESIGN, INC.

d/b/a "CROWDSOURCE THE TRUTH",

Defendants.

Please take notice that JOHN H. SNYDER, counsel for Defendant Multimedia System

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well as Rules 1.7 and 1.16 of the N.Y. Rules of Professional Conduct, at a time and date to be

Design, Inc. and its owner, Jason Goodman, will move this Court, pursuant to Local Rule 1.4 as

determined by the Court, for an order:

1) Granting Attorney Snyder leave to withdraw as counsel of record; and

2) adjourning the discovery hearing scheduled for August 16, 2021 at 1:30pm (before

Judge Wang) for at least 90 days.

Dated: New York, New York

August 13, 2021

John H. Snyder PLIC

John H. Snyder

555 Fifth Avenue, Suite 1700

New York, NY 10017

(917) 292-3081

john@jhs.nyc

Counsel of Record for Defendant

and Mr. Goodman

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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THE NATIONAL ACADEMY OF TELEVISION ARTS AND SCIENCES, INC. and ACADEMY OF TELEVISION ARTS & SCIENCES,

Civil Action No. 1:20-cv-07269

Plaintiffs,

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DECLARATION OF JOHN H. SNYDER

MULTIMEDIA SYSTEM DESIGN, INC. d/b/a "CROWDSOURCE THE TRUTH",

-v-

... 1. ...4...

Defendants.

JOHN H. SNYDER, an attorney licensed to practice in the State of New York and this Court, states as follows in support of his motion for leave to withdraw as counsel of record in the above-captioned matter, which is made pursuant to SDNY Local Rule 1.4, as well as Rule 1.7 and 1.16 of the N.Y. Rules of Professional Conduct. I also respectfully request a 90-day adjournment of the discovery sanctions hearing scheduled for August 16, 2021, so as to give Mr. Goodman and his company time to find new counsel.

- 1. Your Declarant has practiced in this Court for 16 years, including volunteering significant time as an unpaid court-appointed mediator for the Southern District. I have always represented my clients with loyalty and zeal, advancing my client's lawful objectives to the best of my ability. Nor have I shied away from representing underdogs and clients with unpopular opinions. As a young lawyer, I learned that our system of justice depends on lawyers being willing to take on hard cases and unpopular clients.
- 2. With considerable regret, I must respectfully ask the Court for leave to withdraw from the representation of Jason Goodman and his company, Multimedia System Design, Inc.

Simply put, Mr. Goodman's journalism appears to have attracted opposition, including but not limited to Mr. Sweigert, whose antipathy toward Mr. Goodman is beyond anything I have experienced in nearly two decades as a New York litigator.

- 3. The Court is aware of David Sweigert, the *pro se* plaintiff in *Sweigert v. Goodman*. For many months, Mr. Sweigert has been making negative posts about me on his blog, which of course I ignored. Then, in May 2021, Sweigert started sending emails to dozens of recipients (including the New York Attorney General), purporting to make a bar complaint against me. Again, I ignored Mr. Sweigert. However, a couple weeks ago, Mr. Sweigert crossed the line by posting a photograph of my young child. In light of the surrounding circumstances, I construe this as either a threat or a warning.
- 4. Since the time Mr. Sweigert posted a photo of my child, I have made inquiries and formed the opinion that Mr. Sweigert (and others who share antipathy toward Mr. Goodman) are not people I want to fight with. I cannot determine what motivates them, but I have no reason to assume they are harmless.
- 5. In moving to withdraw, I intend no criticism of Mr. Goodman or his journalistic pursuits. Mr. Goodman is a cordial and cooperative client who works extremely hard on his craft. Nevertheless, Mr. Goodman's work seems to have attracted opposition that is outside of my comfort zone.
- 6. Rule 1.16 of the N.Y. Rules of Professional Conduct makes withdrawal mandatory when "the lawyer knows or reasonably should know that the representation will result in a violation of these Rules or of law. . . ."
- 7. Under Rule 1.7 of the N.Y. Rules of Professional Conduct, "a lawyer shall not represent a client if a reasonable lawyer would conclude that . . . there is a significant risk that the

lawyer's professional judgment on behalf of a client will be adversely affected by the lawyer's

own financial, business, property or other personal interests."

8. In this instance, my professional judgment is 100% impaired. I have agonized over

this decision, but at the end of the day, I cannot zealously represent Mr. Goodman's interests if I

am worried about my family. For that reason, I consider my withdrawal to be mandatory.

9. It will be a challenge for Mr. Goodman to find new counsel. For that reason, I

respectfully request that the pending August 16, 2021 discovery sanctions hearing be adjourned

for at least 90 days in order to give Mr. Goodman and his company time to retain new counsel.

10. Mr. Goodman has authorized me to advise the Court that he consents to my

withdrawal. I have assured Mr. Goodman that I will cooperate fully in transitioning the file. I

further confirm that Mr. Goodman has no further financial obligation to my firm.

11. I declare under penalty of perjury that the foregoing is true and correct.

Executed on August 13, 2021.

JOHN H SNYDER